



COPY

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent No.: RE 40,683 )  
)  
Serial No: 10/600,114 ) Examiner: Shahid Al Alam  
)  
Issued : March 24, 2009 )  
)  
Assignee: Search Mechanics, Inc. )  
)  
Patentee: Alan Perkins )  
)  
Title: PROCESS FOR MAINTAINING ONGOING REGISTRATION)  
FOR PAGES ON A GIVEN SEARCH ENGINE)

**Certificate**  
**APR 08 2009**  
**of Correction**

**ATTN: Certificate of Correction Branch**  
The Hon. Commissioner For Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

April 1, 2009

**REQUEST FOR EXPEDITED ISSUANCE OF CERTIFICATE OF CORRECTION**  
**ERROR ATTRIBUTABLE TO THE OFFICE**  
**(37 CFR 1.322 - MPEP 1480.01)**

Attached is Form PTO/SB/44.

1. It is noted that errors appear in this patent, as more fully set forth below.
2. A Second Supplemental Amendment dated October 13, 2008 was submitted by facsimile transmission and was received by the Office on October 14, 2009. The Second Supplement Amendment amended claim 1 and claim 8 to delete the word "unmodified" in both places where it appeared in each claim (Exhibit A).
3. The Examiner issued form PTOL-271 stating that the Second Supplemental Amendment filed October 14, 2008 was approved and entered (Exhibit B).

**APR 03 2009**

4. In claims 1 and 8 of the reissued patent RE 40,683, the word "unmodified" which was sought to be deleted is only indicated to be deleted in one place in each claim.

MPEP 1480.01 provides that the Office will expedite processing and granting a Certificate of Correction request where such requests are accompanied by evidence to show that error is attributable solely to the Office.

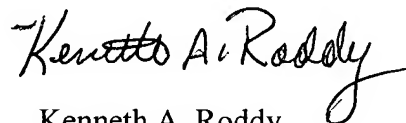
The accompanying of copies of correspondence regarding acceptance and entry of the amendment are evidence that the matter is clearly disclosed in the records of the Office, and the error was incurred through the fault of the Office.

Accordingly, issuance of the Certificate of Correction is respectfully requested.

It is submitted that no fee is due because the error was made by the Office.

A telephone call to the undersigned is requested, should there be any further actions required.

Respectfully submitted,



Kenneth A. Roddy  
Agent for Applicant  
Registration No. 31,294

2916 West T. C. Jester Blvd.  
Suite 100  
Houston, TX 77018  
(713) 686-7676

Enclosures: Form PTO/SB/44  
Second Supplemental Amendment  
Form PTOL-271 Entry of Amendment

APR 03 2009

## UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

Page 1 of 1

PATENT NO. : RE40,683

APPLICATION NO.: 10/600,114

ISSUE DATE : March 24, 2009

INVENTOR(S) : Alan Perkins

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

### IN THE CLAIMS:

In column 14, Claim 1, line 7, delete "unmodified" and insert -- [unmodified] --.

In column 15, Claim 8, line 10, delete "unmodified" and insert -- [unmodified] --.

### MAILING ADDRESS OF SENDER (Please do not use customer number below):

Kenneth A. Roddy  
2916 West T.C. Jester, Suite 100  
Houston, TX 77918

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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APR 03 2009

FROM : ROBERTS



PHONE NO. : 713 686 7676

Oct. 13 2008 11:50PM P3

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OCT 14 2008

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Reissue Application Serial No.: 10/600,114 )  
Original U.S. Patent No.: 6,253,198 ) ART UNIT: 2162  
Original Patent Serial No: 09/309,681 ) Examiner: Shahid Al Alam  
Issued : June 26, 2000 )  
Assignee: Search Mechanics, Inc. )  
Patentee: Alan Perkins )  
Title: PROCESS FOR MAINTAINING ONGOING REGISTRATION )  
FOR PAGES ON A GIVEN SEARCH ENGINE)

Mail Stop REISSUE  
The Hon. Commissioner For Patents  
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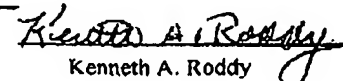
October 13, 2008

**SECOND SUPPLEMENTAL AMENDMENT TO CORRECT DEFECTS IN  
REISSUE APPLICATION**

This Supplemental Amendment being submitted by Facsimile is responsive to a telephone conversation with Mr. Vincent Tran of Art Unit 2100 on September 24, 2008 and is necessary to correct defects in Reissue Application S.N. 10/600,114. This Amendment is accompanied by a Certificate of Transmission under 37 CFR 1.8, and a Supplemental Declaration by the Inventor (PTO/SB/51S).

**CERTIFICATE OF TRANSMISSION  
BY FACSIMILE Under 37 CFR 1.8**

I hereby certify that this correspondence is being  
transmitted by facsimile to the Patent and Trademark  
Office to the telephone number (371) 273-8300 on:

  
Kenneth A. Roddy

**BEST AVAILABLE COPY**

EXHIBIT A

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OCT 14 2008

AMENDMENT TO THE CLAIMS

The following is a listing of the claims and their status.

1. (Currently Amended) A method to update an internet search engine database with current content from a web site, comprising the step or:

creating and modifying a database of a web site wherein said website database contains content capable of being indexed by an internet search engine;

identifying, using said web site database, new, deleted, ~~unmodified~~ or modified content;

transmitting to said internet search engine a set of indices, wherein said set of indices comprises said new, deleted, ~~unmodified~~ or modified database content;

opening, by a user, a form on a computer to enable or disable internet search engines to be updated with information;

enabling or disabling, by said user, the appropriate internet search engines on said form: submitting, by said user, said information to a script;

passing, through the use of said script, said information from said form, and

updating, through the use of said script, said database of search engine.

2. (Original) The method of claim 1, wherein said web site database further comprises a database having one record per resource indexed on said web site.

3. (Original) The method of claim 2, wherein said one record contains fields including:

- a. search engines by which the owner of the web site would like the page to be indexed,
- b. a date and time of the last index by search engine,
- c. a date and time a page was last modified according to the local indexing engine, and
- d. flags to indicate whether a specific resource requires updating, inclusion or removal from a particular search engine database.

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EXHIBIT A

4. (Original) The method of claim 2, wherein said content of said web site database further comprises:

- a proxy file field referencing a proxy file containing a description of said resource;
- wherein said transmitting means further comprises a means for transmitting said proxy file to said internet search engine; and
- said proxy file is used in lieu of new or modified content of said web site database.

5. (Original) The method of claim 1, wherein said form is an HTML form, said script is a CGI script and said page is an HTML page.

6. (Original) The method of claim 1, further comprising the steps of:

- a. implementing a form to specify web resources a web site manager wishes the process to manage;
- b. submitting said form to a script on web server or said surrogate server;
- c. parsing, through the use of a script, said new information from said form; and
- d. creating a table of files, contained in said search engine database, via said script.

7. (Original) The method of claim 6, wherein said form is an HTML form, said script is a CGI script and said web resource is a WWW resource.

8. (Currently Amended)) An apparatus for updating an internet search engine database with current content from a web site, comprising:

- a means for creating and modifying a database of a web site wherein said website database contains content capable of being indexed by an internet search engine;
- a means for identifying, using said web site database, new, deleted, ~~unmodified~~ or modified content;
- a means for transmitting to said internet search engine a set of indices, wherein said set of indices comprises said new, deleted, ~~unmodified~~ or modified database content;
- a means for opening, by a user, a form on a computer to enable or disable internet search engines to be updated with information;

a means for enabling or disabling, by said user, the appropriate internet search engines on said form;

a means for submitting, by said user, said information to a script;

a means for parsing, through the use of said script, said information from said form; and

a means for updating, through the use of said script, said database of search engine.

9. (Original) The apparatus of claim 8, wherein said web site database further comprises a database having one record per resource indexed on said web site.

10. (Original) The apparatus of claim 9, wherein said one record contains fields including:

a. search engines by which the owner of the web site would like the page to be indexed,

b. a date and time of the last index by search engine,

c. a date and time a page was last modified according to the local indexing engine, and

d. flags to indicate whether a specific resource requires updating, inclusion or removal from a particular search engine database.

11. (Original) The apparatus of claim 9, wherein said content of said web site database further comprises:

a proxy file field referencing a proxy file containing a description of said resource;

wherein said transmitting means further comprises a means for transmitting said proxy file to said internet search engine; and

said proxy file is used in lieu of new or modified content of said web site database.

12. (Original) The apparatus of claim 8, wherein said form is an HTML form, said script is a CGI script and said page is an HTML page.

13. (Original) The apparatus of claim 8, further comprising:

- a. a means for implementing a form to specify web resources a web site manager with the process to manage;
  - b. a means for submitting said form to a script on web server or said surrogate server;
  - c. a means for parsing, through the use of a script, said new information from said form;
- and
- d. a means for granting a table of files, contained in said search engine database, via said script.

14. (Original) The apparatus of claim 13, wherein said form is an HTML form, said script is a CGI script and said web resource is a WWW resource.



REMARKS

This Supplemental Amendment is submitted following a telephone conversation with Mr. Vincent Trans of Art Unit 2100 on September 24, 2008.

Mr. Trans pointed out that in previously amended claims 1 and 8, the word "unmodified" which was sought to be deleted appeared in two places in each of the claims, but that it was only indicated to be deleted in one place in each claim, and requested a supplemental amendment to correct the defect. Mr. Trans also indicated that a Supplemental Declaration signed by the Inventor would be required.

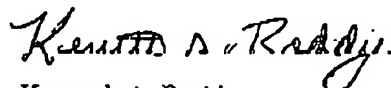
Claims 1 and 8, as now amended, delete the word "unmodified" in both places where it appeared in each claim, which should correct the defect.

Accompanying this amendment is a Supplemental Declaration by the Inventor (Form PTO/SB/51S), which has been executed by the Inventor, Alan Perkins and should now satisfy the Oath/Declaration requirement.

Accordingly, in view of the foregoing explanations and remarks, it is respectfully requested that this amendment and accompanying documents be entered, and that claims 1-14 be allowed and that this application be passed to issue.

A telephone call to the undersigned is requested, should there be any further actions required.

Respectfully submitted,



Kenneth A. Roddy  
Agent for Applicant  
Registration No. 31,294

2916 West T. C. Jester Blvd.  
Suite 100  
Houston, TX 77018  
(713) 686-7676

APR 03 2009

EXHIBIT A



# UNITED STATES PATENT AND TRADEMARK OFFICE

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United States Patent and Trademark Office  
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/600,114	06/20/2003	Alan Perkins		7728
7590 12/19/2008				
Kenneth A. Roddy 2916 West T.C. Jester Suite 100 Houston, TX 77018			EXAMINER ALAM, SHAHID AL	
			ART UNIT 2162	PAPER NUMBER
			MAIL DATE 12/19/2008	DELIVERY MODE PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

APR 03 2003

EXHIBIT B

**Response to Rule 312 Communication**

Application No.

10/600,114

Applicant(s)

PERKINS, ALAN

Examiner

Shahid Al Alam

Art Unit

2162

**-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**

1. ☒ The amendment filed on 14 October 2008 under 37 CFR 1.312 has been considered, and has been:

a) ☒ entered.

b) ☐ entered as directed to matters of form not affecting the scope of the invention.

c) ☐ disapproved because the amendment was filed after the payment of the issue fee.

Any amendment filed after the date the issue fee is paid must be accompanied by a petition under 37 CFR 1.313(c)(1) and the required fee to withdraw the application from issue.

d) ☐ disapproved. See explanation below.

e) ☐ entered in part. See explanation below.

Second Suuplemental Amendment to correct defects in Reissue application, filed on October 14, 2008, have been approved.

/Shahid Al Alam/  
Primary Examiner, Art Unit 2162

APR 03 2009  
APR 03 2009